DEPARTMENT OF THE ARMY PERMIT

Permittee GENERAL PUBLIC
Permit No. <u>16761(05)</u>
Issuing Office Galveston District
NOTE: The term "you" and its derivatives, as used in this permit, means the permittee or any future transferee. The term "this office" refers to the appropriate district or division office of the Corps of Engineers having jurisdiction over the permitted activity or the appropriate official of that office acting under the authority of the commanding officer.
You are authorized to perform work in accordance with the terms and conditions specified below.
Project Description: This General Permit (GP) authorizes the general public to erect and maintain structures and appurtenances to be used in connection with the production of oil, gas, and mineral production. This includes the activities for the installation of pipelines associated with the drilling structures, including trenching, disking, and jetting methods.
Project Location: The GP is for State Tracts offshore from Chambers and Jefferson Counties, approximately 17 miles southwest of Sabine, Texas.
Permit Conditions:
General Conditions:
1. The time limit for completing the work authorized ends <u>within 2 years of the Corps of Engineers approval</u> . If you find that you need more time to complete the authorized activity, submit your request for a time extension to this office for consideration at least one month before the above date is reached.

ENG FORM 1721, Nov 86

EDITION OF SEP 82 IS OBSOLETE.

warrant a recovery effort or if the site is eligible for listing in the National Register of Historic Places.

3. If you discover any previously unknown historic or archeological remains while accomplishing the activity authorized by this permit, you must immediately notify this office of what you have found. We will initiate the Federal and state coordination required to determine if the remains

2. You must maintain the activity authorized by this permit in good condition and in conformance with the terms and conditions of this permit. You are not relieved of this requirement if you abandon the permitted activity, although you may make a good faith transfer to a third party in compliance with General Condition 4 below. Should you wish to cease to maintain the authorized activity or should you desire to abandon it without a good faith transfer, you must obtain a modification of this permit from this office, which may require restoration of the area.

(33 CFR 325 (Appendix A))

- 4. If you sell the property associated with this permit, you must obtain the signature of the new owner in the space provided and forward a copy of the permit to this office to validate the transfer of this authorization.
- 5. If a conditioned water quality certification has been issued for your project, you must comply with the conditions specified in the certification as special conditions to this permit. For your convenience, a copy of the certification is attached if it contains such conditions.
- 6. You must allow representatives from this office to inspect the authorized activity at any time deemed necessary to ensure that it is being or has been accomplished in accordance with the terms and conditions of your permit.

Special Conditions: See attached sheets 2a through 21 with Special Conditions.

Further Information:

- 1. Congressional Authorities: You have been authorized to undertake the activity described above pursuant to:
- (X) Section 10 of the Rivers and Harbors Act of 1899 (33 U.S.C. 403).
- (X) Section 404 of the Clean Water Act (33 U.S.C. 1344).
- () Section 103 of the Marine Protection, Research and Sanctuaries Act of 1972 (33 U.S.C. 1413).
- 2. Limits of this authorization.
 - a. This permit does not obviate the need to obtain other Federal, state, or local authorizations required by law.
 - b. This permit does not grant any property rights or exclusive privileges.
 - c. This permit does not authorize any injury to the property or rights of others.
 - d. This permit does not authorize interference with any existing or proposed Federal project.
- 3. Limits of Federal Liability. In issuing this permit, the Federal Government does not assume any liability for the following:
 - a. Damages to the permitted project or uses thereof as a result of other permitted or unpermitted activities or from natural causes.
- b. Damages to the permitted project or uses thereof as a result of current or future activities undertaken by or on behalf of the United States in the public interest.
- c. Damages to persons, property, or to other permitted or unpermitted activities or structures caused by the activity authorized by this permit.
 - d. Design or construction deficiencies associated with the permitted work.

Special Conditions:

- a. That the plans and location of a specified site for proposed structures or work shall be submitted to the Texas General Land Office (GLO) for approval prior to the commencement of any work. The specific site authorization becomes effective on the date of issuance by the GLO.
- b. That if the work authorized by a specific site approval is not started within 1 year, or if it is not completed within 2 years from it's approval date, the authorization, if not previously revoked or specifically extended, shall automatically expire.
- c. That the permittee shall notify the Corps of Engineers (Corps) and the GLO, in writing, of the date that work authorized herein commences and provide a surveyed well location (x and y Lambert coordinates) not later than 7 days from the completion date.
- d. That the permittee shall notify the Corps of Engineers and the GLO, in writing, of the date that work authorized herein was complete within 7 days from the completion date.
- e. That when a well is plugged or abandoned, the casing shall be cut off at a minimum of 15 feet below the mudline, that area cleared of all structures, and written notification given to the Corps and GLO.
- f. To avoid potential damage to natural grouper and snapper banks, all mineral extraction and transportation activities (including pipelines), shall avoid hard bottom sites by a distance equal to seven times the depth to the bottom of the site at mean low tide.
- g. That GLO will review all proposed activities for cultural resources requirements, and, when appropriate, coordinate these activities with the Texas Historical Commission and the permittee.
- h. That this permit does not authorize the dumping of dredged material into ocean waters. The discharge of fill materials into waters of the United States in conjunction with the installation of pipelines, associated with the drilling structures, is authorized for pipelines installed by backfill and bedding, trenching, disking, and jetting methods.
- i. That the permittee, upon approval of a specific site by the GLO, accepts and agrees to comply with the terms and conditions of this permit.
- j. That the permittee shall promptly comply with any future regulations or instructions affecting the work, hereby authorized, if and when issued in accordance with law, by any department of the Federal Government, for the aid or protection of aerial navigation.
- k. That the permittee shall apply to the Commander (oan), Eighth Coast Guard District, for obstruction lights and fog signals, in accordance with 33 C.F.R. 67.

- l. When the structures, or other work authorized by this permit, are determined by the District Engineer to have become obstructive to navigation, or when the structures or other work have ceased to be used for the purpose for which they were constructed, the permittee shall remove such structures or other work, clear the area of all obstructions, and provide written verification thereof, to the District Engineer.
- m. To avoid potential damage to Texas Parks and Wildlife Department artificial reef sites, all mineral extraction and transportation activities (including pipelines), shall avoid the permitted area of these reef sites by a distance equal to seven times the depth to the bottom of the site at mean low tide.
- n. That all Federal project channels are clearly depicted on the applicant's proposal.
- o. That 20 days prior to the removal of structures with explosives, the permittee shall submit plans for removal to the District Engineer for review. If the propose method of removal presents probable significant adverse impact to endangered species, a formal Section 7 consultation shall be performed. This shall be done on a case-by-case basis.
- p. That structures (wells) shall be a minimum of 1 mile from other structures in offshore disposal areas.
- q. That the installation of pipeline, cable, platforms, production facilities, etc., offshore of the State of Louisiana requires a coastal use permit from the Department of Natural Resources, Coastal Management Division, PO Box 4487, Baton Rouge, LA 70804-4487. Applications for work in this area must provide evidence that the coastal use permit has been obtained. Applications concerning projects within Cameron Parish will continue to be reviewed and administered by the Corps of Engineers, Galveston District.
- r. Upon replacement or removal from service, the pipelines must be removed or, if removal would result ion excessive environmental damage, a plan for cleaning and abandonment of the pipeline must be submitted to, and approved by, the State of Louisiana Department of Environmental Quality, Office of Environmental Services, PO Box 82135, Baton Rouge, LA 70884-2135.
- s. A permit from the State of Louisiana Department of Environmental Quality, Office of Environmental Services, PO Box 82135, Baton Rouge, LA 70884-2135, is required for any discharge of drilling mud, drill cuttings, produce brine, storm water, or other waste water.
- t. The permittee understands and agrees that, if future operations by the United States require the removal, relocation, or other alteration, of the structure or work herein authorized, or if, in the opinion of the Secretary of the Army or his authorized representative, said structure or work shall cause unreasonable obstruction to the free navigation of the navigable waters, the permittee will be required, upon due notice from the Corps of Engineers, to remove, relocate, or alter the structural work or obstructions caused thereby, without expense to the United States. No claim shall be made against the United States on account of any such removal or alteration.

<u>Procedures for Obtaining Authorization:</u> Request for authorization must be sent to: General Land Office, Energy Resources Division, 1700 N. Congress Avenue, Austin, TX 78701

The applicant will furnish a description of the work along with plans and a written request to perform the work, with a note indicating the General Permit number, and a daytime telephone number. The description and drawing of the work should include:

- a) Location, plan and typical profile view f each platform.
- b) All drawings are to be on 81/2-by 11-inch paper, of reproducible quality, and submitted in the fewest number of sheets necessary to adequately show the proposed activity.
- c) If the General Land Office determines that the proposed work meets the provisions of the General Permit, or that extraordinary conditions exist that would warrant the processing of an individual permit, the General Land Office will notify the applicant by letter.
- d) If the General Land Office determines that the proposed work does not meet the provisions of the General Permit, or that extraordinary conditions exist, the General Land Office will notify the applicant that an individual permit will be necessary.

(1) The HIGH ISLAND AREA BIOG THE BABINE PASS AREA BIOGRAB SIO BROOM ON THE TOTAL (Lambert) Plane Coetainals System South Zong, with X origins 2.000.000° at 00°00°, and y origin-0.00° at 27°80°. The light broken lines indicate the approximate depth of water in feet. Shere line taken from U.S.C.&O.S. Charle 1270 and 1280.

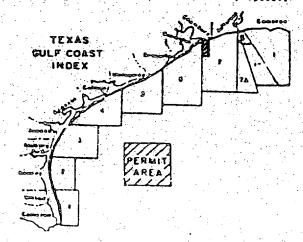
(2) The SADINE PASS AREA and the WEST CAMERON AREA blocks are based on the Louisians (Lambert) Plane Coordinate System Bouth Zone, with X erisin=2.000.000 at 81°20°, and Y erigin = 0.00 at 38°40°.

Shore line laxen from U.S.C.& G.S. Charle 1116.1278 and 1279.

NOTES:

from the parmit area.

Structures (walls) shell be a minimum of one bile from star attactures in effected disposal areas.
All Foderol preject channols and disposal areas abeli



CHAMBERS

COUNTY GILCHRIST" GALVESTON LAT. 29 30 30.818 W LONG. 94° 29' 08.462" 131 140 15, 840 58 5,840.00 62 10.5 108 GENERAL PERMIT

OIL FIELD DEVELOPMENT ACTIVIT HIGH ISLAND AREA. SABINE PASS AND WEST CAMERON AREA

-OTER

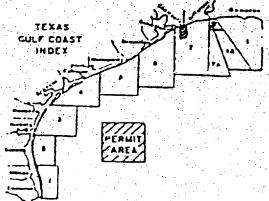
(2) The BABINE PASS AREA and the WEST CAMERON AREA blocks are based on the Leulaiana (Lembert) Piene Coordinate System South Zene, with X originz2.000,000° at 81°20°, and Y origin x 0.00 at 28°40°.

Shore line taken from U.S.C.B. G.B., Charta 1116,1274 and 1276.

from the permit area.

Trectures (wells) shall be a singum of one alle frother attactures to elishere dispessi area.

All Federal project channels and dispessi areas shall be clistry depicted on the opplicants propagal.



"TURN"	IMT H - 141.18.836" M.	
X 3 3 4 83 Y 661	9' 33.633'W. 1,585'83', 1,446.93'	T 9 8 -
113	102 1247	105 10
113 125 121	122 123 124	125 12
27	28	2
57	-56	55
63	6A//LIN	//// E 65
96	95	94
107	108	109
GENER	RAL PERMIT	

GENERAL PERMIT
OIL FIELD DEVELOPMENT ACTIVITI
HIGH ISLAND AREA, SABINE PASS AF
AND WEST CAMERON AREA

MOTES:

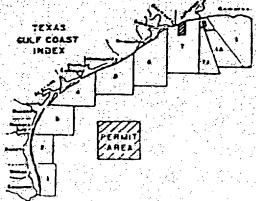
11). The HIGH ISLAND AREA and the State Pass Area blocks are based on the Tests (Lambert) Plane Centinate System South Zone, with A cripian S.000.000' at as 00', and y origin-0.00' at 27°50'. The High: braken lines indicate the approximate depth of water in leaf. Shore the taken from U.S.C.LO.3. Charta 1278

(2) The BABINE PASS AREA sed the WEST CAMERON AREA blocks are based on the Leuisians (Lambert) Place Coordinate System South Zeas; with X origin:2,800,000° of \$1°20°, and Y origin:2.000 at 28°40°.
Share the labor from U.S.C.S. O.S., Charle 1:18,127; and 1278.

if hadely fairway's and enchorage process or excluded om the permit area.

Proctures (units) chail be a minimum of one mile from their orractures in effective disposal trans.

If federal project channels and disposal trans their clearly depicted on the applicabile proposal.



COUNTY 50 92 90 15,840.00 15,840.CO 26 25 52 65 6.8 Y+3 \$ 4,000 00'

GENERAL PERMIT
OIL FIELD DEVELOPMENT ACTIVITIES
HIGH ISLAND AREA, SABINE PASS ARE
AND WEST CAMERON AREA

GENERAL PERMIT 16761(05) SPECIAL CONDITIONS 2f

HOTES

(1). The HIGH IBLAND AREA ANG INGSABINE PARE AREA Bleeks are based on the Texas (Lambert) Plane Gaerdiagle System South Zene, with X origine 2,000,000° at 85°00°, and y origine 0,000° at 27°50°. The light broken times indicate the approximate depth at water in feet. There line taken from U.S.C.A.G.S. Charte 1278 and 1280.

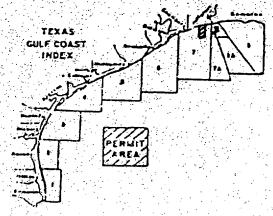
(2) The BABINE PASS AREA 100 the WEST CAMEROW AREA blocks are based on the Louisians (Lambert) Plane Geordinate System Bould Zene, with X aricla=2,000,000 at \$10.20, and Y ariola 2 0.00 at 28040.

Shore line laken from U.S.C.S. O.S. Charle 1:110.1271 and 1278.

All salely fairway's and anchorage areas ore excluded from the permit area.

Etractures (wells) whalf be a minimum of one wile from their executions in of shore stapes I aleas.

All Federal project channels are playered areas shall be clearly depicted on the applicants proposed.



	m	55	Z	V: 104,872.70						
	ic Fad leach	den	ستنست		13	12	111	10	T	
			15	1777	777	/H	1///	1/2/	72	
	177	197	1.46	45	4.4	43	4-2	4.1	45	
	53	5.4	35	7 6 8	9,040. 840.0	ο ου,	15,	640.00	•	
	5.8	57	56_	5, 04Q	6			5		
	72 7167	73	74							
	15.	840.0	o							
		8			9			10		
			Ĭ			111	////	////	//	
		23	., 1	11/1	AGUI	IIIN EUN	ÉZ	ī		
	iill	11/	///	EE	AGO					
1		. 2					Ţ.,		ند	
		7.7			4.		3	5	ζ.	
<u>/</u>						1			<u>``</u>	
2		51		5	5 O		A			
2								7.		
E			+						-	
1	6	9		. 7	Ó		71			
_		<u> </u>	Air-D	 -			·		7 (1) 7 (1)	

GENERAL PERMIT

OIL FIELD DEVELOPMENT ACTIVITIES

HIGH ISLAND AREA, SABINE PASS ARE

AND WEST CAMERON AREA

TEXAS

(1). The HIGH ISLANG AREA and the State Area and the State Pass Area blocks are based on the Texas (Lambert) Plane Coerdinate System South Zene, with X origins 2,000,000° at 89°00° and y origins 0,000° at 37°50°. The light broken lines indicate the approximate depth of water in feet. Shere line (akee from U.S.C.E.G.S. Charte 1278 and 1280.

(2) The BABINE PASS AREA and the WEST CAMERON AREA blocks are based on the Louisians (Lambert) Plane Coordinate System South Zene, with X origin=2,000,000 at 91°20', and Y origin 2 0.00 at 28°40'.

Shore line taken from U.S.C.& G.S.Charts 1110,1271 and 1270.

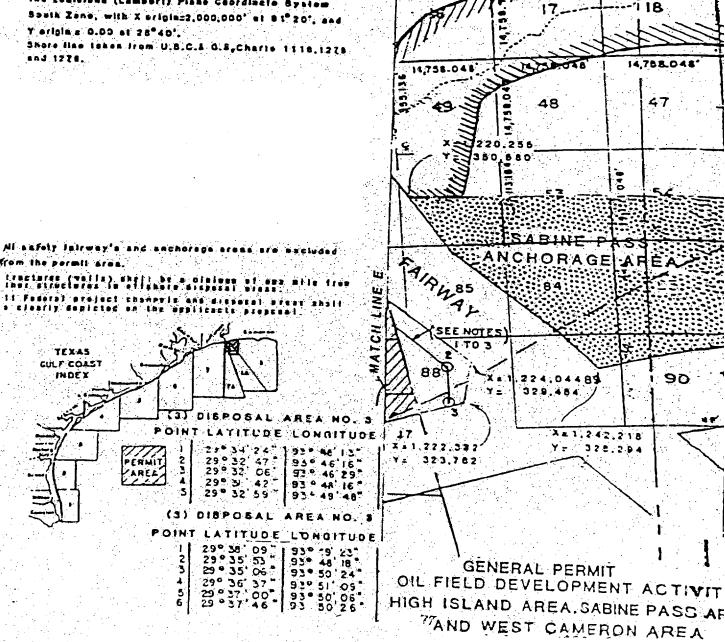
Texas Pt 19 3 6 15,840.00 15,440.00 X=3.645.040 574.56 SEE NOTES 12 48 GENERAL PERMIT

OIL FIELD DEVELOPMENT ACTIVITIE HIGH ISLAND AREA. SABINE PASS ARE AND WEST CAMERON AREA.

> GENERAL PERMIT 16761(05) SPECIAL CONDITIONS 2h

THE SABINE PASS AREA SING ## | Bin- 0.00' at 27" 60' The High

(2) The BABINE PASS AREA



310

"HACK"

LOHO.93.42 23.590 X. 1,246.923.570

400,171.826

13

HOTES

(1), The HIOM ISLAND AREA and the Shall Pass Area blocks are based on the Years (Lambert) Pieno Geridiante System Court Rene, with X erigina 8,000,000' at 39°GO' and y erigina 0,000' it 27°80'. The light broken lines indicate the approximate depin at water in Igot. Share line taken from U.S.C.10.8, Charte 1276 and 1280.

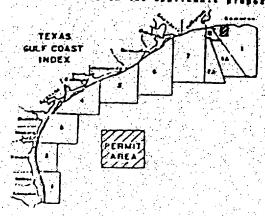
(2) The BABIRE PASS AREA and the West Cameron Area blocks are based on the Levisians (Lembert) Plane Geordincto System South Zone, with X origin=2,000,000° at \$1°20°, and Y origin = 0.00 at 28°40°.

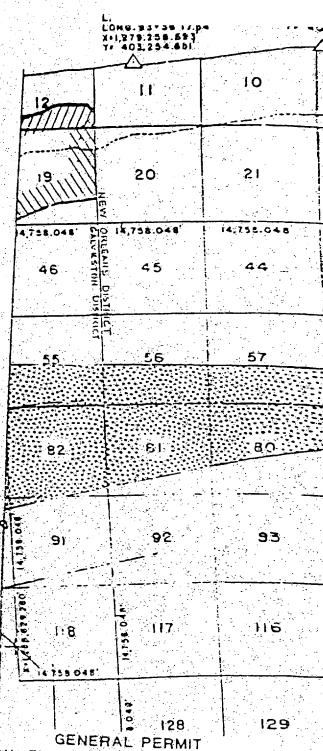
Shere line taken from U.S.C.& O.S.Charts 1116,122; and 1228.

All exists fairway's and anchorage areas ere excluded from the permit area.

It returns (waits) shall be a minimum of one nite from their structures in eliabers disposal areas.

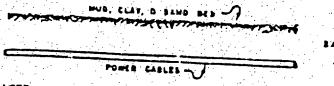
All federal project channels and disposal news shall be also in the permit of the permit.





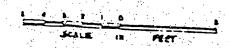
OIL FIELD DEVELOPMENT ACTIVITIE HIGH ISLAND AREA, SABINE PASS ARE AND WEST CAMERON AREA

TYPICAL POWER CABLE B COMMUNICATION CABLE

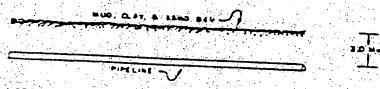


FOIL

ALL POWER CHALES INCH. SE BURIES TO A MINIMUM DIPIN CO. 3 O PEET, BELOW RED CO GALE, LIME SMALL RE BURIES BY DISAME, PLOWING, ON JETTING BO AT TO CAUSE A MINIMUM DISTURBANCE TO THE SOTTON OF THE CAUSE.

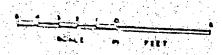


TYPICAL PIPE LINE



HOTE

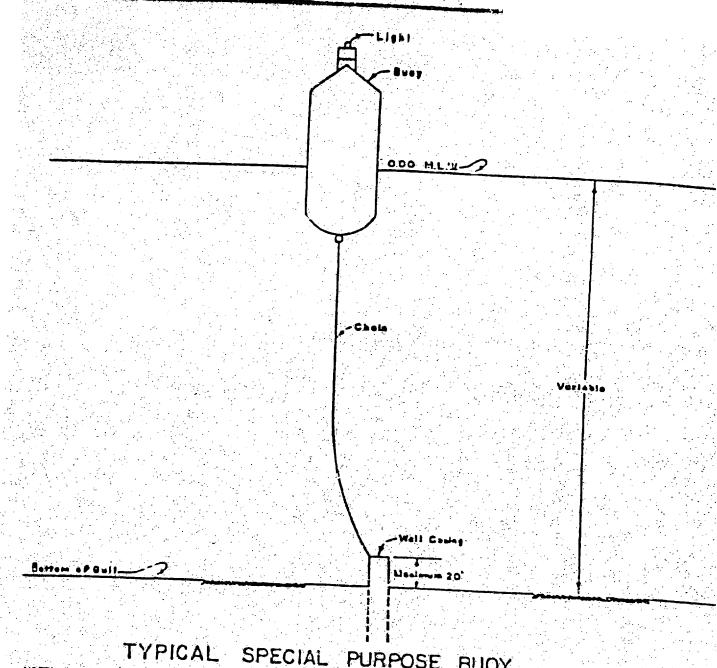
AT PAPER DELDE SE MANY DE LINE STALL BE SMITT DE BERTH DE



TYPICAL PIPE LINES & POWER CABLES

GENERAL PERMIT
OIL FIELD DEVELOPMENT ACTIVITIES
HIGH ISLAND AREA, SABINE PASS AREA
AND WEST CAMERON AREA

GENERAL PERMIT 16761(05) SPECIAL CONDITIONS 2k



SPECIAL PURPOSE BUOY

From C5'To 200'Of Water Bury to To Be Hickomary

Over 200'01 Welet He Buey Hesessery

GENERAL PERMIT OIL FIELD DEVELOPMENT ACTIVITIES

HIGH ISLAND AREA, SABINE PASS ARE AND WEST CAMERON AREA

> GENERAL PERMIT 16761(05) SPECIAL CONDITIONS 21

- e. Damage claims associated with any future modification, suspension, or revocation of this permit.
- 4. Reliance on Applicant's Data: The determination of this office that issuance of this permit is not contrary to the public interest was made in reliance on the information you provided.
- 5. Reevaluation of Permit Decision. This office may reevaluate its decision on this permit at any time the circumstances warrant. Circumstances that could require a reevaluation include, but are not limited to, the following:
 - a. You fail to comply with the terms and conditions of this permit.
 - b. The information provided by you in support of your permit application proves to have been false, incomplete, or inaccurate (See 4 above).
 - c. Significant new information surfaces which this office did not consider in reaching the original public interest decision.

Your signature below, as permittee, indicates that you accept and agree to comply with the terms and conditions of this permit.

Such a reevaluation may result in a determination that it is appropriate to use the suspension, modification, and revocation procedures contained in 33 CFR 325.7 or enforcement procedures such as those contained in 33 CFR 326.4 and 326.5. The referenced enforcement procedures provide for the issuance of an administrative order requiring you to comply with the terms and conditions of your permit and for the initiation of legal action where appropriate. You will be required to pay for any corrective measures ordered by this office, and if you fail to comply with such directive, this office may in certain situations (such as those specified in 33 CFR 209.170) accomplish the corrective measures by contract or otherwise and bill you for the cost.

6. Extensions. General condition 1 establishes a time limit for the completion of the activity authorized by this permit. Unless there are circumstances requiring either a prompt completion of the authorized activity or a reevaluation of the public interest decision, the Corps will normally give favorable consideration to a request for an extension of this time limit.